

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 4599 of 1996

For Approval and Signature:

Hon'ble MR.JUSTICE N.J.PANDYA and

MR.JUSTICE S.D.PANDIT

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1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

CORE HEALTHCARE LIMITED

Versus

UNION OF INDIA

Appearance:

M/S TRIVEDI & GUPTA for Petitioners

MR KETAN A DAVE for Respondent No. 1

SERVED BY DS for Respondent No. 2, 3

CORAM : MR.JUSTICE N.J.PANDYA and

MR.JUSTICE S.D.PANDIT

Date of decision: 05/08/96

ORAL JUDGEMENT (Per N.J.Pandya, J.)

Rule. Mr.K.A.Dave waives service for respondent

no.1.

2. As the appeal is pending before the concerned authority, we will not enter into the merits of the matter, but apparently what worries the petitioner at present is the condition imposed by the appellate authority by order dated 3rd June 1996, Annexure A page 34, that sum of Rs.1 crore be deposited during the pendency of the appeal. This direction is to be found in para 8 at page 37.

3. The compliance of directions contained in para 8 shall not be insisted upon and the appellate authority shall proceed to decide the appeal on its own merit and in accordance with law.

4. In view of this direction, nothing now survives in the matter. The application is disposed of accordingly. Rule to the above extent is made absolute.
